## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

ANDREW HACKNEY, et al,	)
Plaintiffs,	) Civil Action No. 2:24-cv-00472
v.	) Magistrate Judge Kezia O. L. Taylor
ALLEGHENY COUNTY, et al,	)
Defendants.	)

## **ORDER**

Given that motions pursuant to Federal Rule of Civil Procedure 12(b) are discouraged if the pleading defect is curable by amendment, IT HEREBY IS ORDERED this 1<sup>st</sup> day of April, 2024, that the parties must meet and confer at least 5 business days prior to the filing of such a motion to determine whether it can be avoided. The duty to meet and confer extends to parties appearing *pro se*. Consistent with the foregoing, motions to dismiss must be accompanied by a certificate of the movant, stating that the moving party has made good faith efforts to confer with the nonmovant(s) to determine whether the identified pleading deficiencies properly may be cured by amendment. The certificate should include when and how the meet and confer took place. The Court will strike any motion to dismiss that does not contain the required certification.

IT IS FURTHER ORDERED that: (1) as soon as is practicable, Plaintiff(s) promptly shall serve a copy of this Order upon Defendant(s); (2) all counsel and unrepresented parties must read, know and understand the Local Rules of this Court (*see* web page at: https://www.pawd.uscourts.gov/sites/pawd/files/lrmanual20181101.pdf); and (3) all counsel and unrepresented parties must familiarize themselves with the undersigned's Practices and Procedures

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(see https://www.pawd.uscourts.gov/sites/pawd/files/Taylor\_Practices\_Procedures.pdf) and they will be held responsible for complying with the same.

s/ Kezia O. L. TaylorKezia O. L. TaylorUnited States Magistrate Judge